The conclusion of the commission of experts about the fact that the discrediting of Grigori Grabovoi is a crime under the article of the Criminal Code "Genocide".

No. 5 dated February 07, 2023

# **Information about experts:**

**Konev Vyacheslav Gennadievich**, lawyer of the Tyumen Professional Bar Association "Magister" registration number No. 72/870 in the registry of lawyers of the city of Tyumen.

Tyumen State University, BVS diploma No. 0658637 was issued on April 22, 1999, specialty "Jurisprudence", specialization Lawyer. (Appendix 1 on 1 sheet)

**Paraeva Valentina Mikhailovna** – lawyer, junior Adviser of Justice. Diploma G-1 No. 677824 dated May 29, 1979. Graduated from Krasnoyarsk State University, Faculty of Law, majoring in Jurisprudence, by the decision of the GEC of May 26, 1979, she was awarded the qualification of a lawyer, registration number 84 (Appendix 2 on 1 sheet)

**Marina Grigorievna Strizhak**, lawyer, graduated from the Moscow Humanitarian and Economic Institute, diploma KN No. 90762 issued on June 29, 2012 in the specialty "Jurisprudence", specialization Lawyer.

Diploma of professional retraining of CHOU DPO "Higher School of Expertise and Law" in the specialty "Forensic expert" in the field of professional activity "Forensic examination" dated April 27, 2022 No. 1126 (Appendix 3 on 2 sheets)

**Kozlov Yuri Arkadievich** - lawyer, graduated from the federal state budget educational institution of higher education «Togliatti State University» Togliatti, registration number 3081/22 from May 24, 2022. Diploma of professional retraining of CHOU DPO «Higher School of Expertise and Law» in the specialty «Forensic Expert» in the sphere of professional activity «Forensic Expertise» from September 26, 2022 (Appendix 4 on 2 pages).

Research production time:

Started: 9:00 a.m. on November 2, 2022

Completed: 18 h. 20 minutes on February 7, 2023

Place of expert research: the city of Moscow

The basis of the examination: The applicant, at whose request the examination was carried out – Borodin Viktor Anatolievich, lawyer of the Moscow Bar Association "Trepashkin and Partners" registration number 77/11114 in the register of lawyers of the city of Moscow.

Experts have been warned for giving a deliberately false conclusion under Article 307 of the Criminal Code of the Russian Federation.

The question posed to the experts: — Does the discrediting of Grigori Grabovoi constitute a crime under the article of the Criminal Code "Genocide"?

# Objects of research and case materials submitted to experts for examination:

1. Materials of the criminal case against Grigori Grabovoi, which led to the verdict of July 7, 2008, with the subsequent cancellation of 26 Decisions by the Supreme Court of the Russian Federation and the resumption of criminal proceedings due to violations of freedoms and, accordingly, the rights of Grigori Grabovoi;

- 2. The Judgment of the European Court of Human Rights of September 22, 2016, <a href="http://hudoc.echr.coe.int/eng?i=001-166746">http://hudoc.echr.coe.int/eng?i=001-166746</a>;
- 3. Resolution of the Supreme Court of the Russian Federation of April 11, 2018. http://vsrf.ru/stor\_pdf.php?id=1647762.;
- 4.Rossiyskaya Gazeta № 92(4058) of May 3, 2006 with the published program of the DRUGG Party. The original of the newspaper.;
- 5. The printed edition of the "Control version FORECAST" No. 4 (5) April 2002 the original of the newspaper;
- 6. Letter of the Ministry of Justice about registration of the Organizing Committee of the DRUGG Party dated March 29, 2005;
- 7. Rossiyskaya Gazeta No. 18 (1878) of January 30, 1998 under the heading "Quiet sensation" with the article "Catastrophes for tomorrow are canceled;
- 8. Practice of control. The Way of salvation. vol.1, vol.2, vol.3 Moscow., Publisher Soprichastnost., 1998.
- 9. Practice of control. The way of salvation. The results of practicing the Teachings of Grigori Grabovoi. Volumes 4 to 6. Serbia: Ed. Grigori Grabovoi PR CONSULTING TECHNOLOGIES OF ETERNAL DEVELOPMENT., 2020.
- 10. Patents for inventions "Method for prevention of catastrophes and device for its realization" No. 2148845 dated 10.05.2000, ""Information-carrying system" " No. 2163419 dated 20.02.2001. <a href="https://www.fips.ru/">https://www.fips.ru/</a> Address: Berezhkovskaya nab., 30, bldg.1, Moscow, Russia, G-59, GSP-5, 123995, Phone: +7 (499) 240-60-15, fax: +7 (499) 243-33-37.
- 11. Collection of expert opinions on the works of Grigori Grabovoi.

### https://self-defense-legal.com/ru/ekspertizy-po-proizvedeniyam/

Examination of the effectiveness, based on the declared in the works the goal of salvation and eternal harmonious development, of all the texts of Grigori Grabovoi in printed and electronic form, and the images in these texts, all audio recordings with his voice phonograms and all video recordings with his image. ekspertiza-effektivnostiDownload

Expert opinion on the author's expertise of texts of Grabovoi Grigori Petrovich and the images, located in these texts.

### ekspertnoe-zaklyuchenie-po-avtorovedcheskoj-ekspertizeDownload

Expert opinion on the legal examination of all texts of Grabovoi Grigori Petrovich in printed and electronic form, all audio recordings with a phonogram of his voice, all video recordings with his image.

## ekspertnoe-zaklyuchenie-po-pravovoj-ekspertizeDownload

Expert opinion on the social expertise of Grigori Petrovich Grabovoi's texts and images located in these texts, all audio recordings with a phonogram of his voice and video recordings with his image.

### ekspertnoe-zaklyuchenie-po-socialnoi-ekspertizeDownload

Expert opinion on the comprehensive socio-psychological examination of Grigori Petrovich Grabovoi's texts and images located in these texts, all audio recordings with a phonogram of his voice and video recordings with his image.

ekspertnoe-zaklyuchenie-po-socialno-psihologicheskoj.ekspertizeDownload

Expert opinion on the cultural expertise of all texts of Grabovoi Grigori Petrovich and images located in these texts, all audio recordings with a phonogram of his voice, all videos with his image.

# ekspertnoe-zaklyuchenie-po-kulturologicheskoj-ekspertizeDownload

Expert opinion on the religious examination of all texts of Grabovoi Grigori Petrovich and images located in these texts, all audio recordings with a phonogram of his voice and video recordings with his image.

### ekspertnoe-zaklyuchenie-po-religiovedcheskoj-ekspertizeDownload

Expert opinion on economic and legal examination of all texts of Grabovoi Grigori Petrovich in printed and electronic form, and images in these texts, all audio recordings with phonogram of his voice, all video recordings with his image.

## ekspertnoe-zaklyuchenie-po-ekonomiko-pravovoj-ekspertizeDownload

Expert opinion on linguistic examination of texts of Grabovoi Grigori Petrovich and images located in these texts, all audio recordings with a phonogram of his voice and video recordings with his image.

## ekspertnoe-zaklyuchenie-po-lingvisticheskoj-ekspertizeDownload

Expert opinion on the comprehensive psychological and psychiatric examination of Grabovoi Grigori Petrovich based on the examination of all existing texts of Grabovoi Grigori Petrovich and images located in these texts, all audio recordings with a phonogram of his voice and all videos with his image.

## ekspertnoe-zaklyuchenie-po-psihologo-psihiatricheskoj-ekspertize-proizvedenijDownload

Expert opinion. Legal assessment of publications aimed at discrediting the personality of G. P. Grabovoi and his Teachings "On Salvation and Harmonious Development", posted on various information platforms.

### 20201010\_Ekspertnoe-zaklyuchenie.-Pravovaya-ocenka-publikacij.Download

The conclusion of the commission of experts on the publication related to the opinion on fraud.

# <u>20210219</u> <u>Zaklyuchenie-komissii-ekspertov-po-publikacii-svyazannoj-s-mneniem-o-moshennichestveDownload</u>

The conclusion of the commission of experts on the issue of training in the EDUCATION CENTER FOR EDUCATION PROGRAM ON THE TEACHING OF GRIGORI GRABOVOI.

Zaklyuchenie-komissii-ekspertov-po-voprosu-obucheniyaDownload

The conclusion of the commission of experts on the issue of teaching by the method of developing concentrations of eternal life by the system of 14 and 22 devices for developing concentrations of eternal life PRK-1U with three-modes.

# Zaklyuchenie-komissii-ekspertov-po-voprosu-obucheniya-metodom-razvitiya-koncentracij-vechnoi-zhizniDownload

Conclusion of the expert commission on proposals concerning the cost of the device as part of a complex intellectual property object.

Scientific and technical examination of the compliance of the device for the development of concentration of eternal life PRK-1 with three-modes and systems of 14 and 22 PRK-1U devices with the declared functions.

Nauchno-tekhnicheskaya ekspertiza sootvetstviya pribora razvitiya koncentracij vechnoj zhizni PRK-1U tryohrezhimnogo i sistem iz 14 i 22 priborov PRK-1U zayavlennym funkciyamDownload

Scientific and technical examination of the compliance of the device of the development of concentrations of eternal life PRK-1 with three-modes with the declared functions.

Nauchno-tekhnicheskaya-ekspertiza-sootvetstviya-pribora-razvitiya-koncentracij-vechnoj-zhizni-PRK-1U-tryohrezhimnogo-zayavlennym-funkciyamDownload

Scientific and technical examination of the development of the functions of the devices of reality control.

The conclusion of the commission of experts on the results of clinical trials of the device for the development of concentrations of eternal life PRK-1U with three-modes for the function of curing diseases, conducted for use for analytical purposes.

29.10.2020 Zaklyuchenie-komissii-ekspertov-po-rezultatam-klinicheskih-ispitanii-pribora-razvitiya-koncentracii-vechnoi-zhizni-PRK-1U-trehrezhimnogoDownload

The conclusion of the commission of experts on the issue of teaching by the method of development of concentrations of eternal life by the system of 14 and 22 devices for the development of concentrations of eternal life PRK-1U with three-modes.

20210527\_Zaklyuchenie-komissii-ekspertov-po-voprosu-obucheniya-s-priborami-PRK-1U\_RUDownload

12. Publications in the mass media containing untrue, slanderous, discrediting information about Grigori Grabovoi.

Reference materials and regulatory documents (with full indication of their details), which guided the experts in resolving the issues raised:

**1.** Convention on the Prevention and Punishment of the Crime of Genocide. Adopted by UN General Assembly Resolution 260 (III) of December 9, 1948

https://www.un.org/ru/documents/decl\_conv/conventions/genocide.shtml

- **2**. Article 357 of the Criminal Code «Genocide». <u>"Уголовный кодекс Российской Федерации"</u> от 13.06.1996 N 63-ФЗ (ред. от 29.12.2022)
- 3. Federal Law "On political parties" of 11.07.2001 N 95-FZ

http://www.consultant.ru/document/cons\_doc\_LAW\_32459/

**4**. G.L. Moskalev. The object of the crime provided for in article 357 of the Criminal Code of the Russian Federation (genocide);

JOURNAL OF PERM UNIVERSITY, 2013, Issue 2(20)

### THE RESEARCH PART OF THE EXPERT OPINION

To answer this question, experts read and analyzed publications in the mass media, which expressed an opinion about Grigori Grabovoi and his activities, studied the actions of persons involved in the criminal prosecution of Grigori Grabovoi.

The analysis of publications, linguistic expertises, materials of the criminal case against Grigori Grabovoi allows experts to draw the following conclusions:

In order to discredit the personality of Grabovoi Grigori Petrovich, unscrupulous journalists in their articles call him a fraudster, emphasize his criminal record, deliberately misinform the reader by focusing on creating the image of a criminal, which in fact does not correspond to reality.

Independent Russian and foreign legal experts found that the illegal detention and the illegal and unjustified verdict of 7.07.2008 against Grabovoi G. P. was executed by the court under pressure, including as a result of obstruction of justice through the publication of false information in the media.

The decision of September 22, 2016 of the European Court of Human Rights recognised a violation of the provisions Conventions for the Protection of Human Rights and Fundamental Freedoms of Grigori Grabovoi in the course of the criminal proceedings against Grabovoi G.P. who was sentenced on July 07, 2008. This court found the unlawful detention of Grigori Grabovoi and a demand for monetary compensation.

This information has been published and is available on the official website of the European Court of Human Rights

## http://hudoc.echr.coe.int/eng?i=001-166746

Since the fraud is not proven among other arguments, including the fact that the Supreme Court of the Russian Federation declared the detention of G. P. Grabovoi illegal, canceling 26 Resolutions on the detention of G.P.Grabovoi on April 11, 2018 and resumed proceedings against Grabovoi G.P.. This information is available on the official website of the Supreme Court of the Russian Federation

## http://vsrf.ru/stor\_pdf.php?id=1647762

In the Resolution of the Supreme Court of the Russian Federation, the following is written: "Quotes from the Resolution of the Supreme Court of the Russian Federation of April 11, 2018:

"In the submission of the Chairman of the Supreme Court of the Russian Federation Lebedev V.M., the question was raised about the resumption of proceedings in the case due to new circumstances because of the fact that the decision of the European Court of Human Rights (hereinafter the European Court) of September 22, 2016 found a violation of the provisions of the Convention on the Protection of Human Rights and Fundamental Freedoms (hereinafter the Convention) during proceedings in the criminal case against Grabovoi G.P.

The Presidium of the Supreme Court of the Russian Federation finds the submission to be satisfied.

Within the meaning of these norms and their interrelationship, the Presidium of the Supreme Court of the Russian Federation takes a decision on the cancellation or modification of a sentence, ruling or court decision that has entered into force in cases where a violation of the Convention established by the European Court makes it possible to conclude that judicial decisions are illegitimate, unfounded or unfair.

The Presidium of the Supreme Court of the Russian Federation

### decided:

To resume proceedings in the case against Grabovoi Grigori Petrovich in view of new circumstances.".

Since the Supreme Court of the Russian Federation resumed proceedings against Grabovoi Grigori Petrovich due to new circumstances on the grounds of violation of freedoms and in connection with the principles of fairness of the trial, the verdict is not considered established, that is, annulled.

This opens up new circumstances, consisting in the fact that due to the illegal detention of Grabovoi G. P., his rights to defense were violated, that is, the evidence of the prosecution is inadmissible, therefore the conviction against Grabovoi G.P. is illegal.

According to experts, the customer and organizer of criminal prosecution are persons — representatives of the highest authorities. Therefore, in the hit, fabricated criminal case, an unjust conviction was issued on 07.07.2008, according to which a person who was illegally detained from the moment of detention on 06.04.2006 until release due to grant of parole in May 2010 was sentenced to 8 years of imprisonment.

Prior to the criminal prosecution, G.P.Grabovoi was engaged in scientific, political, religious, educational, outreach activities, predictive control, diagnosed space and aviation equipment, nuclear power plants, mines, conducted training seminars, lectured in the Ministry of Emergency Situations and other government agencies, conducted comprehensive work to save people, prevent man-made and environmental disasters.

In 2004, the organizing committee for the creation of the DRUGG political party was created.

On March 29, 2005, the Ministry of Justice of the Russian Federation registered the organizing committee in accordance with the law "On Political Parties" of 11.07.2001 N 95-FZ.

On March 17, 2006, the Founding Congress of the DRUGG political party was held in Moscow, where 300 delegates attended represented the interests of residents of the country from 73 regions of Russia. Academician of the Russian Academy of Sciences G.P. Grabovoi was unanimously elected Chairman of the party, who announced his intention to run for President of Russia in 2008. This public intention turned into a criminal prosecution and a court sentence for him.

Further events confirm the existence of a political component in the criminal prosecution of G.P. Grabovoi. Thus, the resolution on the initiation of a criminal case was signed on March 20, 2006, that is, three days after the Founding Congress of the DRUGG political party was held in Moscow on March 17, 2006. The arrest of G.P.Grabovoi was carried out on April 6, 2006 - two weeks after the congress. A day later, he was charged under Part 2 of Article 159 of the Criminal Code of the Russian Federation (Fraud with causing significant damage to citizens committed by a group of persons by prior agreement). The event was accompanied by an unprecedented use of media controlled by the Government of the Russian Federation. All Russian TV channels and almost all central print media reported on Grabovoi's promises to resurrect the dead children of Beslan for money. Only the program of Channel 1 "Man and the Law" for the period of 6 months showed 6 TV shows about him in a frankly degrading form, despite the demands of the Public Committee "Mothers of Beslan" to publish a refutation of slander against G.P. Grabovoi.

Hundreds of appeals of G.P.Grabovoi's supporters to the prosecutor's office with demands to initiate criminal proceedings against distributors of false information in the media were left without consideration, which also indicates the ordered nature of criminal prosecution, in which the media was assigned the role of publicly spreading false information in order to discredit the personality of academician G. P. Grabovoi, humiliating his honor, dignity and business reputation.. and thereby create grounds for initiating a criminal case. The media fulfilled their role by using the grief of the mothers of Beslan. Unreliable information (disinformation) was publicly disseminated and became publicly available with the results that inevitably reflected in the minds of many people in the form of a negative attitude towards G.P. Grabovoi, his supporters, distrust of their activities.

Earlier, before the Founding Congress of the DRUGG political party, according to slanderous media reports about the promise to resurrect the dead children of Beslan for money, the prosecutor's office conducted pre-investigation checks. In fact, all the activities of Grabovoi G.P. and the persons cooperating with him were checked. In particular, according to Beslan, it was found that neither Grabovoi G.P. nor his supporters had ever made promises to resurrect children and did not go to Beslan. The results of the inspections with varying degrees of detail were reflected in the decision on the refusal to initiate criminal proceedings issued by the deputy prosecutor of the Central Administrative Committee of Moscow on 30 September 2005. and in a similar decision by the Deputy Prosecutor of Moscow on 23 January 2006. Article 24, paragraph 2.1, of the Code of Criminal Procedure (absence of corpus delicti in the act).

On March 17, 2006, on the day of the Founding Congress of the DRUGG Party, the first deputy prosecutor of Moscow canceled the decision to refuse to initiate criminal proceedings against

Grabovoi G.P., Kalashnikov A.V. and others, sending materials for additional verification. Without any new verification actions, on March 20, 2006 the Deputy Prosecutor of Moscow issued a resolution on the initiation of a criminal case and entrusted the preliminary investigation to the Prosecutor's Office of the Central Administrative District of Moscow in violation of art. 151 of the Code of Criminal Procedure of the Russian Federation regarding the investigative jurisdiction and Article 152 of the Code of Criminal Procedure of the Russian Federation on the place of preliminary investigation. Thus, the preliminary investigation was conducted illegally and unreasonably by investigators from the Prosecutor's Office of the Central Administrative Committee of Moscow — Breev M.S. and Tarasov A.Y., who, as executors, had to bring the case to trial in accordance with their official powers. The criminal case was initiated in the absence of a crime event and in the absence of a crime in the act of Grabovoi G.P., which also proves the ordered nature of this case.

In the course of the preliminary investigation, numerous violations of the criminal procedure legislation were committed with complete disregard for the substantiated petitions, complaints and statements of the accused and his lawyers, which confirms not criminal, but political persecution, its ordered nature, indicates the presence of criminal repression for freedom of speech, thought, religion and other constitutional human rights in Russia.

The Court ignored the registration of the organizing committee of the DRUGG party in the Ministry of Justice on March 29, 2005 and the creation of the DRUGG political party at the Founding Congress on March 17, 2006. in accordance with the Federal Law of the Russian Federation "On Political Parties" and called Grabovoi G.P. a fraudster. According to this federal law, after the registration of the organizing committee in the Ministry of Justice, the party is active for six months from the date of the Founding Congress, until re-registration. That is, in accordance with the law, the DRUGG party, along with other parties of the Russian Federation, operated for a six-month period - from March 17, 2006 to September 17, 2006.. The re-registration of the DRUGG party was not carried out due to the illegal and unjustified criminal prosecution of Grigori Grabovoi.

At the Founding Congress, the party's Program was adopted and its governing bodies were created. In accordance with the law, the "Basic Provisions of the political party DRUGG of the Russian Federation" (Party Program) were officially published in the Russian Newspaper No. 92 (4058) dated May 03, 2006 on page 23 and contained the following provisions:

- 1. Everything is for the sake of a person. All the forces of the state and society to ensure the eternal happy life of a person. If for the sake of any one individual, in order to ensure his eternal life, it will be necessary to restructure the state, political and economic systems this will need to be done.
- 2. Approval of the eternity of life. Adoption of the law on the prohibition of death. Introduction of technologies for the implementation of the law. Universal resurrection. Achieving the absence of death in individual regions and in general.
- 3. Creative generalized distribution. Up to 10 percent of the increase in the total gross product of the country is distributed evenly among all individuals while maintaining all other existing social systems. This will improve the ecology of Russia and will increase the growth rate of the total gross product.
- 4. Unification by divine law. Unification of Church and state on the basis of a referendum for the implementation of the law "Thou shalt not kill"
- 5. Granting the right to work. Creation of high-tech technologies to provide permanent jobs.
- 6. Ensuring social justice. Renationalization taking into account the work of owners. Ensuring the reliability of earned capital.

- 7. Guarantees of the absence of repression. Analysis of the repressive events of history. The adoption of laws that do not allow repression for political and social activities. Full rehabilitation of the repressed
- 8. Universal dissemination of knowledge. Voluntary dissemination of the Teachings of Grigori Grabovoi. Dissemination of the acquired knowledge about eternal creative development on a universal scale.
- 9. The security of the whole world. The withdrawal of nuclear, chemical, bacteriological and any other weapons of mass destruction into the orbit of the planet, subject to the restructuring of weapons in case of signs of orientation towards the Earth.
- 10. Unification of the countries of the world. The unification of the countries of the world to neutralize any weapons and remove the reasons for the use of weapons.

The program of the DRUGG party is based on the principles of rectitude and morality, humanism and justice, is aimed at ensuring an eternal happy and safe human life, at gaining knowledge and harmonious development, at the security of the whole World, at preventing man-made, environmental and any disasters, a possible global catastrophe, the disposal of weapons of mass destruction and the neutralization of any other one, at eliminating threats of terrorism and nuclear destruction. G.P.Grabovoi openly offers to use his serious scientific developments for the benefit of people: as Chairman of the DRUGG political party, G.P. Grabovoi, on March 20, 2006 (on the eve of his arrest), addressed to the leaders of all countries of the world and all interested persons with a proposal to "gratuitously transfer the counter–terrorism technologies of Grigori Grabovoi's Teachings to all countries of the World" - "put into practice, with 100% results of forecasting terrorist acts, hardware-digital processing of information on Polytron and Crystal Module devices".

# Academician Grabovoi G.P. saved humanity from destruction at least five times.

For the first time, when he carried out work on accurate extrasensory diagnostics and forecasting of the state of aircraft and published in 1995 in the publishing house "Soprichastnost" in the collection of results protocols "Practice of control. The way of salvation." In these works, the ability to predict even the impact of external random factors, such as a bird getting into an airplane engine, has been proven. (Practice of control. The way of salvation. – Moscow, Publishing House Soprichastnost, 1998, p.124) Any technogenic, cybernetic systems are based only on previous data and will not be able to take into account random factors.

With this, G.P. Grabovoi proved that humanity can predict the development and operation of technology, which means it can live and develop forever. This is equivalent to saving humanity, as it disarms those who consider humanity doomed to destruction due to the rapid development of manmade and cybernetic systems that can get out of control. These unjustified positions of such people, distributed in films, publications, magazines, mass media, reduce the level of protection of people.

Counteraction to the Teachings of Grigori Grabovoi is the counteraction to the salvation of all and ensuring eternal life to all, which is proved by the examinations concerning the Teachings

The second rescue case was described in Rossiyskaya Gazeta No. 18 (1878) of January 30, 1998 under the heading "Quiet sensation" in the article "Disasters for tomorrow are canceled. <a href="https://self-defense-legal.com/ru/katastrofy-na-zavtra-otmenyayutsya/">https://self-defense-legal.com/ru/katastrofy-na-zavtra-otmenyayutsya/</a> It contains the fact, certified at the highest state level, that Grigori Grabovoi detected a defect at the Kozloduy NPP in Bulgaria, which could lead to an accident equal to many Chernobyl. Modern extrasensory diagnostics of the NPP conducted by G.P.Grabovoi, published in the Bulgarian media and transmitted to the NPP staff, led to the fact that the Earth did not turn into a dust cloud.

The third time: In 2002, in the printed publication "Control version FORECAST" No. 4 (5) April 2002, p. 3 in the article "Eurasia and Viruses", a controlling protecting forecast for coronavirus given by Grigori Grabovoi was published, with information about what measures should be taken to protect against virus mutations and save people with preparation for countering the spread of the virus of the device PRK-1U. The newspaper "Control version FORECAST" was founded by Grigori Grabovoi through his nominal Fund and registered by the Ministry of Press, Broadcasting and Mass Media of the Russian Federation. Registration certificate PI No. 77-11028 dated October 31, 2001. (https://vuprognoz2002.wordpress.com/2020/04/10/variant-upravleniya-prognoz/) This proves the possibility of preparation for protection against virological problems threatening humanity and, in general, problems of any detrimental nature for humanity. The forecast was fully confirmed. This is equivalent to saving humanity.

The fourth time: registration activities of the Organizing Committee of the Political party DRUGG. Grigori Grabovoi is the author of the Program of the DRUGG political party, which was voted for by all participants of the Founding Congress of the DRUGG political party on March 17, 2006. The program of the DRUGG party blocks the lowering of the level of criteria for the use of nuclear weapons against Russia and, as a consequence, the absence of a backlash. Thus, the global nuclear war is being blocked. By this it is established that Grigori Grabovoi saved the world from destruction for the fourth time.

Human rights activists acknowledged that this illegal sentence was political persecution for the activities of Grigori Grabovoi as Chairman of the DRUGG political party, which operated in Russia until September 17, 2006. Paragraph 10 of the Program of the DRUGG political party states: "The unification of the countries of the world to neutralize any weapons and remove the reasons for the use of weapons. The unification of all countries of the world for the eternal creative and happy development of each person." The record of creative development, even in the program of the party that ceased to operate in 2006, according to human rights activists, is the reason for the continuous slanderous persecution of Grigori Grabovoi since that time. The persecution continues at the present time, as slander against Grigori Grabovoi and untrue information humiliating the honor of Grigori Grabovoi is still on the Internet and the media. It also violates the rights of all people who, due to the discrediting of Grigori Grabovoi's personality, could not apply scientifically proven and in practice effective technologies for saving people according to the Teachings of Grigori Grabovoi.

According to the official statement of Grigori Grabovoi, he is not engaged in public and political activities. Therefore, although the ongoing prosecution is carried out for past facts of creative political activity, this continues to be a violation of international law and the constitutional law of States.

There is reason to believe that the persons conducting the persecution do not support creative directions of development, act against the salvation of people, against the technologies of Grigori Grabovoi's Teaching to ensure eternal life for all. Under modern conditions, when, according to the PACE resolution of October 13, 2022, PACE unanimously recognized the current political parties of Russia as "accomplices of terrorism", it is important not to belittle the fact that Russian legislation allowed the parties containing a creative, peaceful direction of development in the Program, such as the DRUGG party, to act. Belittling this fact reduces the threshold for the use of nuclear weapons against Russia. Russia has the opportunity to respond with the reverse use of nuclear weapons. The possibility of a global nuclear war poses a threat to a significant part of humanity. According to a study conducted by climate scientists at Rutgers University in New Jersey, a full-scale nuclear war between Russia and the United States could cause global famine and kill more than 5 billion people, and 360 million people could become victims of nuclear explosions directly. The results of these studies were published in the journal Nature Food. Therefore, those who discredit Grigori Grabovoi significantly reduce the opposition to a global nuclear war.

The fifth time: the creation by Grigori Grabovoi of the author's Teaching "On Salvation and Harmonious Development", which allows to implement technologies for saving everyone and ensuring eternal life for everyone.

The specified list should also include the prevention of an accident at the Balakovo NPP in the Saratov region. At a conference in Saratov on February 15, 2006, G.P. Grabovoi gave an accurate forecast of malfunctions at the Balakovo NPP. Being in custody after being detained, Grigori Grabovoi at a meeting of the Khamovnichesky District Court of Moscow on May 30, 2006 declared the need to change preventive measure for him to prevent a possible accident at the NPP. However, Judge Efimova did not take this forecast into account. Then G.P.Grabovoi sent a written forecast to the headquarters of the DRUGG party to take measures to prevent an accident, since due to a malfunction of the protection system at the NPP, it could not detect a defect in the reactor — a growing crack. Members of the DRUGG party appealed to all authorities, including the President of the Russian Federation, the State Duma, the Prosecutor General and others, but there was no visible reaction. Then the members of the DRUGG Party went to the Saratov region in order to convey information about a malfunction in the reactor and a possible accident at the NPP to the leadership of the Saratov region and the Balakovo NPP. As a result, measures were taken, but without reference to the forecast of G.P. Grabovoi. All the malfunctions and accidents at the nuclear power plant given by Grabovoi G.P. in the forecast from February 15, 2006, up to the dates, occurred. In the forecast of G. Grabovoi, an accident at a foreign nuclear power plant in Sweden was even taken into account.

The 100% reliability of G.P.Grabovoi's forecasts in various areas of life activity is confirmed in more than 400 documents certified and signed by specialists, and published in the three-volume book "Grigori Grabovoi. Practice of control. The way of salvation."

All participants in the criminal prosecution of G.P.Grabovoi: operatives, investigators, experts, victims, prosecution witnesses, prosecutors, judges, secretaries of court sessions as part of an organized group of persons who had previously united to commit a crime against G.P.Grabovoi, in accordance with the role assigned to each acted in concert, exclusively in the accusatory direction. Their actions led to a guilty verdict of 07.07.2008 and the imprisonment of a man who saved all mankind day after day. In addition to crimes against the freedom of honor and dignity of the individual, against public safety, against the foundations of the constitutional system and the security of the State, against justice, a criminal group of persons committed a crime against the world and security of mankind, provided for by article 357 "Genocide" - actions aimed at the complete or partial destruction of a national, ethnic, racial or religious group as such by killing members of this group, causing serious harm to their health, or otherwise creating living conditions designed for the physical destruction of members of this group.

Such criminal actions consist in the fact that the deliberately false testimony of experts Prokopishin and Kudeyarova, who called the activities of the DRUGG party pseudo-political, led to the disavowal of the party: due to the criminal prosecution of G.P. Grabovoi, the DRUGG political party lasted only six months. The long-term consequences of these deliberately false expert testimony led to the PACE resolution of 13.10.2022 that all Russian parties were recognized as sponsors of terrorism, which reduced the threshold criterion for a nuclear strike on Russia. If the DRUGG party had not been disavowed by the deliberately false expert opinion of Prokopishin and Kudeyarova on pseudo-political activities and, as a result, the criminal prosecution of G.P.Grabovoi, then the criterion level of the use of nuclear weapons against the Russian Federation would not have been lowered, since the DRUGG party under no circumstances can be attributed to sponsors of terrorism because of the provisions of its Programs and Statutes.

By their actions, the participants of the criminal prosecution of G.P.Grabovoi created such living conditions for the population of the planet that are designed for the physical destruction of people.

According to the practice of the Teachings of Grigori Grabovoi and his students, set out in thousands of officially recorded results, it is possible to remotely diagnose any equipment, including aviation and nuclear, predict natural disasters and prevent terrorist acts, cure people of any diseases. On the official website of Grigori Grabovoi http://www.grigori-grabovoi.ru / in the collection of results "Practice of control. The Way of salvation" since 1995, there have been hundreds of protocols of fully confirmed forecasts by Grigori Grabovoi, which proved that Grigori Grabovoi predicts events with 100 percent accuracy with control and information to prevent hazards.

Due to the discrediting of the personality of Grigori Grabovoi and his Teachings "On Salvation and harmonious development" by the participants of illegal criminal prosecution, people who believed the slander spread in the media do not accept the Knowledge about salvation and do not use the provided technologies, which leads to deaths and serious harm to the health of the population.

Since G.P. Grabovoi.'s technologies have an anti-terrorist orientation, the criminal prosecution that led to the verdict of 07.07.2008 contributed to countering objectified rescue technologies, created the impossibility of taking effective measures to prevent and counter terrorism, which equates the persecutors to accomplices of terrorism.

According to experts, the criminal prosecution committed by an organized criminal group created obstacles to the implementation of protective measures against virus mutations and to protect the gene pool during the coronavirus pandemic, which were set out in the confirmed warning forecast of G.P.Grabovoi in April 2002.

In 2002, in the printed edition "Control version FORECAST" No. 4 (5) April 2002, p. 3, in the article "Eurasia and Viruses", a control forecast given by Grigori Grabovoi was published, with information about what measures should be taken to protect against virus mutations and save people. The newspaper "Control version FORECAST" is registered by the Ministry of Press, Broadcasting and Mass Media of the Russian Federation. Registration certificate PI No. 77-11028 dated October 31, 2001. The newspaper can be found in libraries, on websites

### http://vuprognoz2002

In this publication of Grigori Grabovoi's warning forecast, the following is reported:

"... Eurasia should be highlighted. The countries of this continent should, as far as possible, conclude additional agreements on the non-proliferation of these problematic types of mass destruction ....

There are several reasons and one of them is a change in the concentration of the ozone layer, which can lead to the appearance of mutations of the infection .... mutantly transformed viruses will flood back and the same part of the territory of China from where the infection was launched will be covered by a new very complex infection. That is why care must be taken to make even local variants of bacteriological wars impossible.

Similarly, local chemical lesions can transform at the gene level, weakening the gene pool of Eurasian residents at a later date. ..

Such problematic mutations of ordinary pathogens must not be allowed. And in May, work to prevent this should already begin. By that time, a proposal from Russia to start negotiations on such a topic could already come from China. And why from China, clearly. ...

Therefore, another aspect also acquires maximum significance – a calm situation on entire continents ... This is the reason why the signing of intracontinental supplementary agreements should go according to a special program from May and better if Russia supports the activity of such initiatives.

... against silent bacteriological expansion, it is necessary to use not only vertical, but also interstate systems of horizontal connections, when not only through federal authorities there is interaction, but also contacts are developing between regions. For example, the governor of the border region can just as effectively for Russian interests make contact with the same Chinese and so on».

"For current events related to the coronavirus infection COVID-19, the controlling forecast for the need to protect countries of the world from the virus found in China has been confirmed. As regards the forecast that "This is the reason why the signing of intracontinental supplementary agreements should go according to a special program from May and better if the activity of such initiatives is supported by Russia," the forecast is confirmed by the fact that Russia proposed the UN to join forces in the fight against proliferation discovered in China coronavirus.

At the present time, in addition to stopping the spread of the virus, it is necessary to protect people from viruses in a timely manner, which were indicated in the newspaper by Grigori Grabovoi as the second wave of a very complex infection: "mutantly transformed viruses will rush back."

And also, in accordance with the warning forecast, it is necessary to protect the gene pool in a timely manner. To do this, it is necessary to convey the information of this warning forecast to all people through the media. So that every person on the ground, as well as officials responsible for the complete cessation of the spread of viruses, and a complete cure from viruses and the consequences caused by viruses, know in connection with which direction of development of events it is necessary to form protection in a timely manner.

If earlier in line with this warning forecast of Grigori Grabovoi in part «... Eurasia should be highlighted. The countries of this continent should, as far as possible, conclude additional agreements on the non-proliferation of these problematic types of mass destruction ....

There are several reasons and one of them is a change in the concentration of the ozone layer, which can lead to the appearance of mutations of the infection .... mutantly transformed viruses will flood back and the same part of the territory of China from where the infection was launched will be covered by a new very complex infection. Therefore, another aspect also acquires maximum significance – a calm situation on entire continents ... This is the reason why the signing of intracontinental supplementary agreements should go according to a special program..." would be carried out preventative measures in Eurasia, concluded additional agreements between countries to protect against the spread of problematic types of WMD viruses, timely taken into account that the forecast indicates, that the infection was launched in China, just as it would have been taken into account in a timely manner, that "another aspect acquires maximum importance - the calm situation on entire continents...

This is the meaning of the fact why the signing of intra-continental additional agreements should go according to a special program ...", then, firstly, it would be possible to prevent infection in China, since the region has been known since 2002 according to the warning forecast; and secondly, on the basis of signed additional agreements between the countries, it would be possible to immediately adopt the measures worked out in accordance with the supplementary agreements and prevent infections in other countries, and thus prevent victims from COVID-19, would not be the source of the pandemic.

Publications containing slander discrediting the personality of Grabovoi G. P. hinder the implementation of protective measures against virus mutations and to protect the gene pool, which are set out in the above confirmed warning forecast of Grabovoi G. P. from April 2002. Since Grigori Grabovoi's warning forecast was confirmed for the first two events, we should expect confirmation of the controlling forecast that it is necessary to prevent the danger from mutation of viruses and the danger to the gene pool.

Therefore, these illegal actions of the media against Grabovoi G. P. hindering the implementation of protection measures according to his forecast threaten a citizen of any country, his health and provide him with the status of a victim.

Mutations of viruses and possible effects on the gene pool are dangerous to an indefinite circle of people, and the actions of the media spreading slander lead to the fact that the exact forecast of Grigori Grabovoi, the implementation of measures for which provided early protection, is now not being carried out due to the defamatory discrediting of the personality of Grabovoi G. P., humiliation of his honor, dignity and business reputation. And this really threatens everyone.

By discrediting Grigori Grabovoi, counteraction is being carried out to the spread of the device for the development of concentrations of eternal life PRK-1U created by Grigori Grabovoi according to his patents for inventions. This device has the CE certificate necessary for the operation of the device by people and the result of clinical trials on the effectiveness of the device for protection against coronavirus.

According to statistics from the World Health Organization, at the time of February 05, 2023, 14 hours 08 minutes, **the following cases of coronavirus infection** were registered: 677,072,946, **Deaths from coronavirus:** 6,869,086.

Due to the fact that slander is being spread and people therefore do not use the technologies provided by Grigori Grabovoi to save and protect people, and this leads to deaths and serious harm to the health of the population, in our opinion, the consequences of slander against Grigori Grabovoi and his discrediting should be qualified as "Genocide" of the people, which contains the corpus delicti under Article 357 of the Criminal Code of the Russian Federation.

The main object of the crime provided for in Article 357 "Genocide" is public relations that provide safe conditions for the existence of life and health of national, ethnic, racial and religious groups. An additional object is the life and health of people of groups defined by law (in general), human rights and freedom.

Modern research shows that within the framework of Section 12 of the Criminal Code of the Russian Federation, various groups of crimes cause harm or pose a threat of harm to different types of public relations (goods, interests). This is the peace and security of mankind.

Genocide poses a threat to the security of humanity. The latter is understood as the objective state of the absence of a threat to the existence of an indefinite circle of persons, the entire population of people as a whole. Genocide, causing damage to individual social groups, encroaches on the security of the entire population as such. Man is a biosocial being. The experience accumulated by mankind over the entire period of its existence is contained in two independent forms: in the human genetic code and in human culture.

Different national, racial, ethnic groups have differences in the genetic code. The latter contains signs that characterize a person in the biological sense as a representative of a particular ethnic group, nation, race. A number of genes are responsible for the body's resistance to certain diseases and other environmental pathogens. The destruction of these groups leads to a reduction in diversity in the genetic code of mankind. This is the impact of the genocide on the security of humanity as a whole.

Understanding by culture the totality of knowledge and skills accumulated by mankind over the entire period of its existence, aimed at its self-preservation, reproduction, self-improvement and embodied in the norms of life, in the objects of material and spiritual culture, we can say that culture is a social hypostasis of the experience of mankind. At the same time, the culture of various ethnic groups, nations, religious groups, being part of the universal culture, contains achievements characteristic only or mainly for a particular ethnic group, nation, religion.

It is obvious that the partial loss of both the cultural and genetic components of the human experience poses a threat to the security of the entire human race.

The social danger of genocide consists in the fact that as a result of actions included in the content of its objective side, a certain group of people may completely disappear, cease to exist, differing from other groups by its culture, language, customs, traditions, physiological and other characteristics that determine its identity. According to Article 357 of the Criminal Code of the Russian Federation, these are national, ethnic, racial and religious groups, since genocide is directly aimed at their annihilation. Such groups may be partially destroyed during genocide, but even in this case the damage caused is difficult to repair or even irreparable.

Thus, genocide creates a real danger, which can be realized, for the existence of individual or several social groups specified in the disposition of Article 357 of the Criminal Code of the Russian Federation.

Therefore, and also due to the fact that the security of humanity and the security of national, ethnic, racial and religious groups are correlated as part and whole, which is characteristic of the relationship, respectively, of specific and direct objects, it is the security of these groups that must be recognized as the direct object of genocide. Consequently, the genocide norm protects the security of national, ethnic, racial and religious groups as a component of the security of humanity.

There is a point of view in the literature according to which the main direct object of genocide is the security of humanity.

For almost all actions that constitute genocide, the legislator provided for the orientation of the act to the destruction of a national, racial, ethnic or religious group, which makes it possible to call their security the main object of genocide. By introducing criminal responsibility for these actions, the legislator puts the safety of national, racial, ethnic and religious groups under priority protection. At the same time, the direction of one of these actions (**creating living conditions**) is defined in Article 357 of the Criminal Code **as the physical destruction of members of these groups.** This formulation, when interpreted literally, means that **the purpose of a person committing genocide by creating living conditions is to cause death to members of groups.** The creation of a threat to the security of the social group itself, in this case, is beyond the scope of the subject's goal, he is interested in the life of individual representatives of these groups. With such an understanding of the creation of living conditions as a way of committing genocide, it may seem that the legislator has placed the life of a representative of a human group as a component of a person's personality under the primary protection of the norm on genocide.

Having established responsibility for the crimes of Chapter 34 of the Criminal Code of the Russian Federation, the legislator thereby put under the protection of criminal legislation, including such a value as the safety of mankind.

The norm on genocide is designed to protect its part, which is its direct object — the security of national, ethnic, racial and religious groups. Proceeding from the stated goals of the legislator for the criminal protection of the security of national, ethnic, racial and religious groups, confirmed by the location of Article 357 in Chapter 34 of the Criminal Code of the Russian Federation, which protects, among other things, the security of humanity, we propose to understand **the orientation of such a method of committing genocide as the creation of living conditions, as a goal for the physical destruction of these groups.** Only such an understanding excludes a shift of emphasis from the protection of the groups specified in the disposition of Article 357 of the Criminal Code of the Russian Federation to the protection of life as a component of personality and fully meets the tasks set by the legislator before Chapter 34 of the Criminal Code of the Russian Federation. Therefore, guided by the proposed interpretation of the legislative formulation of the orientation of creating living

conditions as a way of committing genocide.

The analysis of the disposition of Article 357 of the Criminal Code allows us to talk about the possibility of committing genocide with any motives, including the motive of political, ideological, racial, national or religious hatred or enmity, which, in our opinion, is the most characteristic of genocide. Consequently, genocide, being committed with such a motive, will affect the equality of human and civil rights and freedoms regardless of their national, racial or religious affiliation, which for a crime under Article 357 of the Criminal Code should be recognized as an optional object of encroachment.

We see that the issue of additional and optional objects of genocide is solved by searching for objects that each individual method of committing genocide is capable of encroaching on. Thus, committing genocide by causing serious harm to the health of members of social groups will certainly cause harm to human health.

Consequently, human health also belongs to the optional object of genocide.

In the Criminal Code of the Russian Federation, the composition of genocide strictly corresponds to the International Convention of 1948 "On the Prevention and Punishment of the Crime of Genocide" (Vedomosti VS USSR. 1954. N 12).

The term "genocide" comes from the Latin "gens" (genus, tribe) and "ceadere" (to kill). Article 1 of the Convention "On the Prohibition of the Crime of Genocide and the Punishment for It" established that genocide, regardless of whether it is committed in peacetime or wartime, is a crime that violates the norms of international law and against which the participating States undertake to take measures to prevent and punish its commission. The object of genocide is the foundations of humanity and humanitarianism, i.e. international security of national, ethnic, racial, religious groups. The victims of genocide are not individuals, members of groups, but the named groups themselves as a whole, whose destruction this crime is aimed at. The objective side of the crime is formulated as actions aimed at the complete or partial physical destruction of these groups. The corpus delicti is designed as a formal and material one. The occurrence of grave consequences is part of the genocide and aggravates responsibility for it within the limits of the sanction.

The subjective side of the crime is characterized in the form of direct intent, in which the perpetrator is aware of the nature of the actions he is committing, anticipates the onset of a criminal result and wants it to occur. In relation to the specific harm caused or the scope of the threat of its infliction, as a rule, there is an unspecified intent. The actual deed is imputed to guilt. The statute of limitations does not apply to persons who have committed genocide.

By its decision in the case "Drelingas v. Lithuania", the ECHR allowed to expand the interpretation of the term "genocide" and now actions for mass extermination of people for their political beliefs, social status, property status, etc. may fall under it.

As at 2015, the genocide has been recognized and condemned by 26 countries of the world, including Switzerland. The genocide is also recognized by the Council of Europe and the European Parliament.

Currently, in many countries of the world, especially in those where there are many victims of virus mutations, a lot of work is being done to protect the Teachings of Grigori Grabovoi for the introduction of Teaching technologies that save people. Jurists, lawyers, specialists, many supporters of the Teachings of Grigori Grabovoi participate in the work, identify the elements of the crime under the article "Genocide" among those who prevent the rescue of people using Grigori Grabovoi's technologies.

Publications containing slander and insults of Grabovoi G.P. are currently being considered in many

States for signs of a crime under the article of the Criminal Code "Genocide".

It is obvious that the slander in the media is aimed at discrediting the already largely confirmed warning forecast of Grabovoi G.P. published in the article "Eurasia and Viruses", through unjustified discrediting of Grabovoi G.P.'s personality, in order to prevent this forecast from taking the right measures to save people from the COVID-19 coronavirus pandemic and prevent the use of Grigori Grabovoi's Teaching technologies, scientifically and practically confirmed in their effectiveness, to end this pandemic.

All journalists and publications that publish slander against Grigori Grabovoi, by virtue of their professional duty to collect before publication all the information available on the Internet and in the media about whom the publication was about, knew before publication that since 1995 on the official website of Grigori Grabovoi <a href="http://www.grigori-grabovoi.ru/">http://www.grigori-grabovoi.ru/</a> the collection "Practice of control. The Way of salvation" with hundreds of protocols of fully confirmed forecasts by Grigori Grabovoi has been located. Accordingly, they knew about the published issue of the newspaper "Control Option-FORECAST" No. 4 (5) April 2002 p. 3 with the article "Eurasia and Viruses", which, in addition to mass circulation in printed form, is also located on the official websites of many legal entities. Therefore, they understood that by slander, insults, participation in the artificial creation of false evidence of the accusations against Grigori Grabovoi they were discrediting in order to prevent people from believing the warnings available in his accurate forecast of 2002.

That is, they understood that they were preventing people from protecting themselves from the virus from China and understood that they did not allow millions of people to understand the scale of the threat formulated in the forecast:

"Therefore, another aspect acquires maximum importance — the calm situation on entire continents...".

All this, together with the other evidence presented here, according to legal assessment, fully proves for different countries the crime of "Genocide" committed by persons involved in artificially creating false evidence of the prosecution, organizing and publishing slander and insults against Grigori Grabovoi.

### **CONCLUSIONS:**

The defamatory discrediting of the personality of Grabovoi G.P. contains the corpus delicti of Genocide under Article 357 of the Criminal Code of the Russian Federation on the basis of the following established evidence:

Academician Grabovoi G.P. saved humanity from destruction at least five times.

For the first time, when he carried out work on accurate extrasensory diagnostics and forecasting of the state of aircraft and published in 1995 in the publishing house "Soprichastnost" in the collection of results protocols "Practice of control. The way of salvation." In these works, the ability to predict even the impact of external random factors, such as a bird getting into an airplane engine, has been proven. Any technogenic, cybernetic systems are based only on previous data and will not be able to take into account random factors.

With this, G.P. Grabovoi proved that humanity can predict the development and operation of technology, which means it can live and develop forever. This is equivalent to saving humanity, as it disarms those who consider humanity doomed to destruction due to the rapid development of manmade and cybernetic systems that can get out of control. These unjustified positions of such people, distributed in films, publications, magazines, mass media, reduce the level of protection of people.

Counteraction to the Teachings of Grigori Grabovoi is the counteraction to the salvation of all and ensuring eternal life to all, which is proved by the examinations concerning the Teachings of Grigori Grabovoi.

The second rescue case was described in Rossiyskaya Gazeta No. 18 (1878) of January 30, 1998 under the heading "Quiet sensation" in the article "Disasters for tomorrow are canceled. <a href="https://self-defense-legal.com/ru/katastrofy-na-zavtra-otmenyayutsya/">https://self-defense-legal.com/ru/katastrofy-na-zavtra-otmenyayutsya/</a> It contains the fact, certified at the highest state level, that Grigori Grabovoi detected a defect at the Kozloduy NPP in Bulgaria, which could lead to an accident equal to many Chernobyl. Modern extrasensory diagnostics of the NPP conducted by G.P.Grabovoi, published in the Bulgarian media and transmitted to the NPP staff, led to the fact that the Earth did not turn into a dust cloud.

The third time: In 2002, in the printed publication "Control version FORECAST" No. 4 (5) April 2002, p. 3 in the article "Eurasia and Viruses", a controlling protecting forecast for coronavirus given by Grigori Grabovoi was published, with information about what measures should be taken to protect against virus mutations and save people with preparation for countering the spread of the virus of the device PRK-1U. The newspaper "Control version FORECAST" was founded by Grigori Grabovoi through his nominal Fund and registered by the Ministry of Press, Broadcasting and Mass Media of the Russian Federation. Registration certificate PI No. 77-11028 dated October 31, 2001. (https://vuprognoz2002.wordpress.com/2020/04/10/variant-upravleniya-prognoz/) This proves the possibility of preparation for protection against virological problems threatening humanity and, in general, problems of any detrimental nature for humanity. The forecast was fully confirmed. This is equivalent to saving humanity.

The fourth time: registration activities of the Organizing Committee of the Political party DRUGG. Grigori Grabovoi is the author of the Program of the DRUGG political party, which was voted for by all participants of the Founding Congress of the DRUGG political party on March 17, 2006. The program of the DRUGG party blocks the lowering of the level of criteria for the use of nuclear weapons against Russia and, as a consequence, the absence of a backlash. Thus, the global nuclear war is being blocked. By this it is established that Grigori Grabovoi saved the world from destruction for the fourth time.

Human rights activists acknowledged that this illegal sentence was political persecution for the activities of Grigori Grabovoi as Chairman of the DRUGG political party, which operated in Russia until September 17, 2006. Paragraph 10 of the Program of the DRUGG political party states: "The unification of the countries of the world to neutralize any weapons and remove the reasons for the use of weapons. The unification of all countries of the world for the eternal creative and happy development of each person." The record of creative development, even in the program of the party that ceased to operate in 2006, according to human rights activists, is the reason for the continuous slanderous persecution of Grigori Grabovoi since that time. The persecution continues at the present time, as slander against Grigori Grabovoi and untrue information humiliating the honor of Grigori Grabovoi is still on the Internet and the media. It also violates the rights of all people who, due to the discrediting of Grigori Grabovoi's personality, could not apply scientifically proven and in practice effective technologies for saving people according to the Teachings of Grigori Grabovoi.

According to the official statement of Grigori Grabovoi, he is not engaged in public and political activities. Therefore, although the ongoing prosecution is carried out for past facts of creative political activity, this continues to be a violation of international law and the constitutional law of States.

There is reason to believe that the persons conducting the persecution do not support creative directions of development, act against the salvation of people, against the technologies of Grigori Grabovoi's Teaching to ensure eternal life for all. Under modern conditions, when, according to the

PACE resolution of October 13, 2022, PACE unanimously recognized the current political parties of Russia as "accomplices of terrorism", it is important not to belittle the fact that Russian legislation allowed the parties containing a creative, peaceful direction of development in the Program, such as the DRUGG party, to act. Belittling this fact reduces the threshold for the use of nuclear weapons against Russia. Russia has the opportunity to respond with the reverse use of nuclear weapons. The possibility of a global nuclear war poses a threat to a significant part of humanity. According to a study conducted by climate scientists at <u>Rutgers University</u> in New Jersey, a full-scale <u>nuclear war</u> between Russia and the United States could cause global famine and kill more than 5 billion people, and 360 million people could become victims of nuclear explosions directly. The results of these studies were published in the journal <u>Nature Food</u>. Therefore, those who discredit Grigori Grabovoi significantly reduce the opposition to a global nuclear war.

The fifth time: the creation by Grigori Grabovoi of the author's Teaching "On Salvation and Harmonious Development", which allows to implement technologies for saving everyone and ensuring eternal life for everyone.

The slanderous discrediting of the personality of Grabovoi G.P. prevents people from using the technologies of salvation and eternal life according to the author's Teaching of Grigori Grabovoi through which Grabovoi G.P. saved the world at least 5 times, and this proves that the discrediting of Grigori Grabovoi is Genocide under Article 357 of the Criminal Code of the Russian Federation.

Mutations of viruses and possible effects on the gene pool are dangerous to an indefinite circle of people, and the actions of the mass media spreading slander against Grigori Grabovoi and persons who carried out criminal prosecution lead to the fact that the exact forecast of Grigori Grabovoi, the implementation of measures for which provided early protection from coronavirus, is no longer being carried out due to the defamatory discrediting of Grabovoi's personality G. P., humiliation of his honor, dignity and business reputation. And this really threatens everyone.

Due to the fact that slander is being spread and people do not use the provided technologies, and this leads to deaths and serious harm to the health of the population, in our opinion, the consequences of slander against Grigori Grabovoi and his discrediting should be qualified as "Genocide" of the people, which contains a crime under Article 357 of the Criminal Code of the Russian Federation.

Signature of the expert:	BK.nel	/ Konev V.G./
Signature of the expert:	phafmms	/Paraeva V.M.
Signature of the expert:	&	/ Strizhak M.G.
Signature of the expert:	<b>les</b>	/ Kozlov Y.A./

## Appendix 1



Appendix 2









